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| APPLICATION NO.  | FILING DATE     | FIRST NAMED INVENTOR    | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|--|-----------------|-------------------------|---------------------|------------------|
| 09/737,770   | 12/18/2000      | In-Duk Song             | 8733.339.00         | 8950             |
| 30827  | 7590 11/04/2002 |                         |                     |                  |
| MCKENNA LONG & ALDRIDGE LLP<br>1900 K STREET, NW<br>WASHINGTON, DC 20006 |                 |                         | EXAMINER .          |                  |
|  |                 |                         | RUDE, TIMOTHY L     |                  |
|  |                 |                         | ART UNIT            | PAPER NUMBER     |
|  |                 |                         | 2871                |                  |
|  |                 | DATE MAILED: 11/04/2002 |                     |                  |

Please find below and/or attached an Office communication concerning this application or proceeding.

| · · · · · · · · · · · · · · · · · · ·   | Application No.                | Applicant(s)  |  |  |  |
|---|--------------------------------|---|--|--|--|
|   |                                | SONG, IN-DUK  |  |  |  |
| · Office Action Summary   | 09/737,770                     |   |  |  |  |
|   | Examiner                       | Art Unit  |  |  |  |
| The MAILING DATE of this communication appears on the cover sheet with the correspondence address   |                                |   |  |  |  |
| Period for Reply  |                                |   |  |  |  |
| A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).  Status |                                |   |  |  |  |
| 1)⊠ Responsive to communication(s) filed on <u>20 A</u>   | ugust 2002 .                   |   |  |  |  |
| 2a)⊠ This action is <b>FINA</b> L. 2b)□ Thi   | s action is non-final.         |   |  |  |  |
| 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.  |                                |   |  |  |  |
| Disposition of Claims   |                                |   |  |  |  |
| 4) Claim(s) 1-38 is/are pending in the application.   |                                |   |  |  |  |
| 4a) Of the above claim(s) is/are withdrawn from consideration.  |                                |   |  |  |  |
| 5) Claim(s) is/are allowed.   |                                |   |  |  |  |
| 6)⊠ Claim(s) <u>1-38</u> is/are rejected.   |                                |   |  |  |  |
| 7) Claim(s) is/are objected to.   |                                |   |  |  |  |
| 8) Claim(s) are subject to restriction and/or election requirement.  Application Papers   |                                |   |  |  |  |
| 9) The specification is objected to by the Examiner.  |                                |   |  |  |  |
| 10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.   |                                |   |  |  |  |
| Applicant may not request that any objection to the   | · · · · · · · · ·              |   |  |  |  |
| 11)⊠ The proposed drawing correction filed on <u>20 Au</u>  | <i>gust 2002</i> is: a)⊠ appro | oved b) disapproved by the Examiner.                                      |  |  |  |
| If approved, corrected drawings are required in reply to this Office action.  |                                |   |  |  |  |
| 12) The oath or declaration is objected to by the Examiner.   |                                |   |  |  |  |
| Priority under 35 U.S.C. §§ 119 and 120   |                                |   |  |  |  |
| 13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).   |                                |   |  |  |  |
| a) ☐ All b) ☐ Some * c) ☐ None of:  |                                |   |  |  |  |
| 1. Certified copies of the priority documents have been received.   |                                |   |  |  |  |
| 2. Certified copies of the priority documents have been received in Application No  |                                |   |  |  |  |
| <ul> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>   |                                |   |  |  |  |
| 14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).  |                                |   |  |  |  |
| a) ☐ The translation of the foreign language provisional application has been received.  15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.  |                                |   |  |  |  |
| Attachment(s)   |                                |   |  |  |  |
| 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)   | 5) Notice of                   | w Summary (PTO-413) Paper No(s)  of Informal Patent Application (PTO-152) |  |  |  |

Art Unit: 2871

#### **DETAILED ACTION**

### **Drawings**

1. The proposed drawing correction and/or the proposed substitute sheets of drawings, filed on 20 August 2002 have been approved. A proper drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The correction to the drawings will not be held in abeyance.

#### Claims

2. Claims 1, 17, 28, and 35 are amended. No new matter is added. The rejections of claims 28-31 under 35 U.S.C. 112, second paragraph, are withdrawn.

# Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

3. Claims 12-16 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

Art Unit: 2871

As to claim 12, the recitation "the device of claim 1, further comprising a gate-insulating layer *over the pixel electrode*" is not illustrated in any of the figures and is not described anywhere in the specification. Figure 16 shows a gate-insulating layer, 132, over the common electrode, 130, but under the pixel electrode, 312.

As to claims 13-16, they are directly or indirectly dependent upon claim 12.

# Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

4. Claims 1, 2, 4, 5, 7, 10, 11, 17, 18, and 33 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicant's admitted prior art (APA) in view of Jeon et al (Jeon) USPAT 6,362,858 B1.

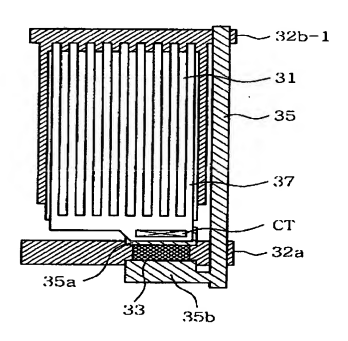
As to claims 1 and 2, 7, 10, APA discloses in Figure 8 an in-plane switching liquid crystal display (LCD) device comprising: common electrodes, 54a, alternating and parallel with pixel electrodes, 66a.

Jeon discloses in Figures 2A-2E, an in-plane switching LCD device comprising: a gate line, 32a, on a first substrate; a data line, 35, on the first substrate, the data line being perpendicular (as illustrated) to the gate line; a common line, 32b-1, on the first

Art Unit: 2871

substrate, the common line being parallel (as illustrated) with the gate line and being formed of a metal (Cr for both gate line and common line; col. 2, lines 49-58, especially lines 55-58); a pixel electrode, 37, (ITO; col. 3, lines 18-22) and the common electrode, 31, (ITO; col. 2, lines 64-67) being formed of a transparent conductive material (ITO); and a liquid crystal layer between the first and second substrates (inherent to comprising a LCD device) made by a method that simplifies the process by reducing the mask number.

FIG.2E



Art Unit: 2871

Jeon is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to modify the LCD design to permit manufacture by the method of Jeon to simplify the process by reducing the mask number.

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA with the specific layered structure of Jeon to permit manufacture by the simplified process of Jeon to reducing the mask number.

As to claims 4, 5, and 11, Jeon discloses the device of claim 1, further comprising a first ITO layer (Figures 2A-2C and col. 2, lines 49-52) (Applicant's auxiliary common line) on the first substrate (col. 2, lines 49-67, especially lines 55-58), the auxiliary common line being connected with the common electrode, 31, on the same layer as the gate electrode (formed during same process steps, col. 2, lines 55-58). The first ITO layer of Jeon exists everywhere under the first metal layer of Jeon, forming Applicant's auxiliary lines, it is the same ITO layer that forms the common electrode, and the portion of the ITO layer that is under the common line is connected to the portion of the ITO layer that serves as the common electrode.

Jeon is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to modify the LCD design to permit manufacture by the method of Jeon to simplify the process by reducing the mask number.

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA with the

Art Unit: 2871

specific layered structure of Jeon to permit manufacture by the simplified process of Jeon to reducing the mask number.

As to claim 17, Jeon discloses in Figures 2A-2E, in-plane switching Liquid Crystal Display (LCD) device, comprising: a first substrate and a second substrate a gate line, 32a, on the first substrate; a metal common line, 32b, (Cr for both gate line and common line; col. 2, lines 49-58) on the first substrate, the common line parallel (as illustrated) to the gate line, a data line, 35, on the first substrate, the data line being perpendicular (as illustrated) to the gate line; a common electrode, 31, on the first substrate; a thin film transistor having a gate electrode, a source electrode, 35a, and a drain electrode, 35b, formed on the first substrate; liquid crystal interposed between the first and second substrates (inherent to comprising a LCD device); a pixel electrode, 37, contacting the source electrode (Applicant's drain electrode) of the thin film transistor; and wherein, the pixel and common electrodes are formed of a transparent conductive material (ITO; col. 3, lines 18-22, and col. 2, lines 64-67).

Jeon is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to modify the LCD design to permit manufacture by the method of Jeon to simplify the process by reducing the mask number.

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA with the specific layered structure of Jeon to permit manufacture by the simplified process of Jeon to reducing the mask number.

Art Unit: 2871

As to claim 18, Jeon discloses the LCD device of claim 17, wherein a portion of the common line overlies a portion of the common electrode (Figures 2A-2E, especially Figure 2C, and col. 2, lines 49-67, especially lines 64-67).

Jeon is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to modify the LCD design to permit manufacture by the method of Jeon to simplify the process by reducing the mask number.

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA with the specific layered structure of Jeon to permit manufacture by the simplified process of Jeon to reducing the mask number.

As to claim 33, Jeon discloses the LCD device of claim 17, wherein the transparent conductive material includes indium tin oxide (ITO; col. 3, lines 18-22, and col. 2, lines 64-67).

Jeon is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to modify the LCD design to permit manufacture by the method of Jeon to simplify the process by reducing the mask number.

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA with the specific layered structure of Jeon to permit manufacture by the simplified process of Jeon to reducing the mask number.

Page 8

Application/Control Number: 09/737,770

Art Unit: 2871

5. Claims 3, 6, and 34 are rejected under 35 U.S.C. 103(a) as being unpatentable over APA in view of Jeon, as applied to claims 1, 4, and 17 above, in view of Colgan et al (Colgan) USPAT 6,278,502 B1.

As to claims 3, 6, and 34, APA in view of Jeon discloses the device of claims 1, 4, and 17.

APA in view of Jeon dose not explicitly disclose a device wherein the transparent conductive material includes indium zinc oxide (IZO).

Colgan teaches the use of IZO and ITO (col. 2, lines 58-67, col. 3, lines 1-4, col. 3, lines 21-22, and col. 6, lines 6-8) as preferred materials for the formation of transparent conductive layers.

Colgan is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to use IZO as a preferred material for the formation of transparent conductive layers.

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA in view of Jeon with the IZO of Colgan.

6. Claims 8, 9, and 32 are rejected under 35 U.S.C. 103(a) as being unpatentable over APA in view of Jeon, as applied to claims 1 and 17 above, in view of Son et al (Son) USPAT US 2002/0008824 A1.

Art Unit: 2871

As to claim 8, APA in view of Jeon discloses the device of claim 1.

APA in view of Jeon does not explicitly disclose a device, further comprising a first alignment layer on the first substrate.

Son teaches the use of a first alignment layer on the first substrate to align the liquid crystal molecules (para 0019).

Son is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to use a first alignment layer on the first substrate to align the liquid crystal molecules

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA in view of Jeon with the alignment layer of Son.

As to claim 9, APA in view of Jeon discloses the device of claim 1.

APA in view of Jeon does not explicitly disclose a device, wherein the first alignment layer is selected from a group consisting of polyimide and photo-alignment material.

Son teaches a first alignment layer selected from a group consisting of polyimide and photo-alignment material (para 0030).

Son is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to use a first alignment layer selected from a group consisting of polyimide and photo-alignment material to align the liquid crystal molecules

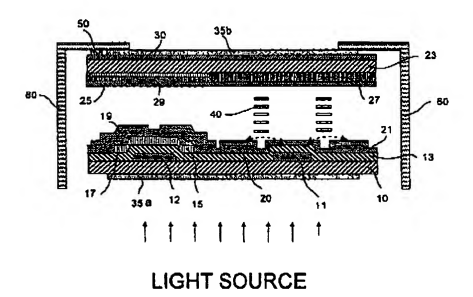
Art Unit: 2871

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA in view of Jeon with the alignment layer of polyimide or photo-alignment material of Son.

As to claim 32, APA in view of Jeon discloses the LCD device of claim 17.

APA in view of Jeon does not explicitly disclose a device, further comprising a black matrix on the second substrate.

FIG. 3



Son teaches in Figure 3, an LCD device, further comprising a light-shielding layer, 25, (Applicant's black matrix) on the second substrate, 23, (para 0029).

Art Unit: 2871

Son is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to use a black matrix on the second substrate to prevent light from leaking around the TFT (first two lines of para 0029).

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA in view of Jeon with the black matrix on the second substrate of Son.

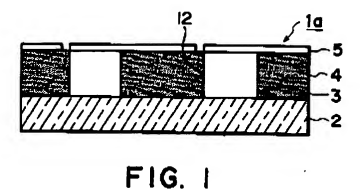
7. Claims 19, 23-25, and 27-30 are rejected under 35 U.S.C. 103(a) as being unpatentable over APA in view of Jeon, as applied to claims 1 and 17 above, in view of Ishikura et al (Ishikura) USPAT 6,219,125 B1.

As to claim 19, APA in view of Jeon discloses the LCD device of claim 17.

APA in view of Jeon does not explicitly disclose a device wherein a portion of the common electrode overlies a portion of the common line.

Ishikura teaches in Figure 1 (col. 3, lines 34-54) a device wherein a portion of the transparent electrode, 5, (Applicant's common electrode) overlies a portion of the principle electrocunductive layer, 12, (Applicant's common line), to improve conductivity and reduce resulting voltage waveform deformation (or distortion) (col. 1, lines 14-39).

Art Unit: 2871



Ishikura is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to add a metal layer under the transparent electrode layer to improve conductivity and reduce resulting voltage waveform deformation (or distortion).

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA in view of Jeon with the transparent electrode over the metal conductive layer of Ishikura.

As to claims 23, and 24-25, APA in view of Jeon discloses the LCD device of claim 17 further comprising an auxiliary common electrode under the common line, wherein the common electrode is electrically connected to the auxiliary common electrode.

APA in view of Jeon does not explicitly disclose a device further comprising an auxiliary common electrode covering the common line.

Ishikura teaches in Figure 1 (col. 3, lines 34-54) a device wherein a portion of the ITO transparent electrode, 5, (Applicant's common electrode) overlies a portion of the

Art Unit: 2871

principle electrocunductive layer, 12, (Applicant's common line), to improve conductivity and reduce resulting voltage waveform deformation (or distortion) (col. 1, lines 14-39).

Ishikura is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to add a metal layer under the transparent electrode layer to improve conductivity and reduce resulting voltage waveform deformation (or distortion).

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA in view of Jeon with the transparent electrode over the metal conductive layer of Ishikura, resulting in an auxiliary common electrode covering the common line, wherein the common electrode is electrically connected to the auxiliary common electrode and is formed of the same transparent material, ITO.

As to claim 27, APA in view of Jeon discloses the LCD device of claim 23, wherein a common pad at an end of the common line is well known in the art of liquid crystals and would obviously be beneficial to allow easy electrical connection of the driving circuit to the common line.

As to claim 28, 29, and 30, APA in view of Jeon discloses the LCD device of claim 17, further comprising an auxiliary gate line of ITO and a (an auxiliary) gate pad under the gate line and the gate pad (, respectfully).

Art Unit: 2871

APA in view of Jeon does not explicitly disclose a device further comprising an auxiliary gate line of ITO and a (an auxiliary) gate pad *under* the gate line and the gate pad (, respectfully).

Ishikura teaches in Figure 1 (col. 3, lines 34-54) a device wherein a portion of the ITO transparent electrode, 5, (Applicant's auxiliary gate line and auxiliary gate pad) overlies a portion of the principle electrocunductive layer, 12, (Applicant's gate line and gate pad), to improve conductivity and reduce resulting voltage waveform deformation (or distortion) (col. 1, lines 14-39).

Ishikura is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to add a metal layer under the transparent electrode layer to improve conductivity and reduce resulting voltage waveform deformation (or distortion).

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA in view of Jeon with the transparent electrode over the metal conductive layer of Ishikura, resulting in an auxiliary gate line of ITO (same as common electrode ITO) and a (an auxiliary) gate pad *under* the gate line and the gate pad (, respectfully).

8. Claim 26 is rejected under 35 U.S.C. 103(a) as being unpatentable over APA in view of Jeon and Choi, as applied to claim 23 above, and further in view of Colgan.

As to claim 26, APA in view of Jeon and Choi discloses the device of claim 23.

Art Unit: 2871

APA in view of Jeon and Choi dose not explicitly disclose a device wherein the transparent conductive material includes indium zinc oxide (IZO).

Colgan teaches the use of IZO and ITO (col. 2, lines 58-67, col. 3, lines 1-4, col. 3, lines 21-22, and col. 6, lines 6-8) as preferred materials for the formation of transparent conductive layers.

Colgan is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to use IZO as a preferred material for the formation of transparent conductive layers.

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA in view of Jeon and Choi with the IZO of Colgan.

9. Claim 31 is rejected under 35 U.S.C. 103(a) as being unpatentable over APA in view of Jeon and Ishikura, as applied to claim 28 above, and further in view of Colgan.

As to claim 31, APA in view of Jeon and Ishikura discloses the device of claim 28.

APA in view of Jeon and Ishikura dose not explicitly disclose a device wherein the transparent conductive material includes indium zinc oxide (IZO).

Colgan teaches the use of IZO as a substitute material for ITO (col. 2, lines 58-67).

Art Unit: 2871

Colgan is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to use IZO as a substitute material for ITO.

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA in view of Jeon and Ishikura with the IZO of Colgan.

10. Claims 20, 21, and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over APA in view of Jeon, as applied to claims 1 and 17 above, in view of Choi et al (Choi) USPAT 6,094,250.

As to claims 20 and 21, APA in view of Jeon discloses the LCD device of claim 17.

APA in view of Jeon does not explicitly disclose a device further comprising storage electrode.

Choi teaches in Figures 2A and 2B an in-plane switched device further comprising storage electrode, 27a (col. 3, line 66 through col. 4, line 12), wherein the storage electrode contacts the pixel electrode, 25, through a storage contact hole, 29f, to reduce cross-talk.

Choi is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to add storage electrodes to reduce cross-talk.

Art Unit: 2871

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA in view of Jeon with the storage electrodes connected to the pixel electrode of Choi.

As to claim 22, APA in view of Jeon and further in view of Choi does not explicitly disclose the LCD device of claim 20, wherein the storage electrode is between the pixel electrode and the first substrate. However, mere stacking order is considered obvious and therefore not patentably distinct. If the Applicant does not agree, a restriction might be appropriate.

11. Claims 35-38 (Applicant's 39) are rejected under 35 U.S.C. 103(a) as being unpatentable over APA in view of Jeon and Shin et al (Shin) USPAT 6,356,328 B1.

As to claims 35 and 38 (Applicant's 39), APA in view of Jeon discloses in Figures 2A-2E, an in-plane switching Liquid Crystal Display (LCD) device, comprising: a first substrate and a second substrate (required) a gate line, 32a, on the first substrate; a metal common line, 32b (Cr for both gate line and common line; col. 2, lines 49-58, especially lines 55-58), on the first substrate, the common line parallel (as illustrated) to the gate line, a data line, 35, on the first substrate, the data line being perpendicular to the gate line; a common electrode, 31, formed of a transparent conductive material (ITO; col. 2, lines 64-67) on the first substrate; a thin film transistor having a gate electrode, 33, a source electrode, 35a, and a drain electrode, 35b, formed on the first

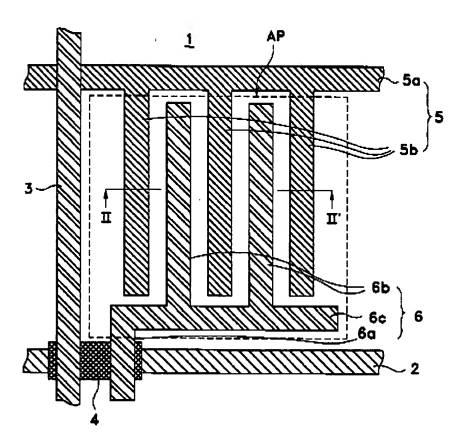
Art Unit: 2871

substrate; liquid crystal interposed between the first and second substrates (inherent); and a pixel electrode contacting the source (Applicant's drain) electrode of the thin film transistor.

Jeon does not explicitly disclose a pixel electrode formed of an opaque metal.

Shin teaches as prior art in Figures 1 and 2 the use of a pixel electrode, 6b, formed of an opaque metal (col. 2, lines 3-6) in order to block a light of the area in which the liquid crystal molecules are not operated in an in-plane switched LCD.

FIG.1
(PRIOR ART)



Art Unit: 2871

Shin is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to add opaque metal electrodes in order to block a light of the area in which the liquid crystal molecules are not operated.

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA in view of Jeon with opaque metal pixel electrodes of Shin.

12. Claims 36 and 37 are rejected under 35 U.S.C. 103(a) as being unpatentable over APA in view of Jeon and Shin, as applied to claim 35 above, and further in view of Nakashima, USPAT 6,049,365.

As to claims 36 and 37, APA in view of Jeon and Shin disclose the LCD device of claim 35.

APA in view of Jeon and Shin does not explicitly disclose a black matrix formed of the same opaque metal, Cr, as the pixel electrode.

Nakashima discloses the use of Cr along with numerous other opaque conductive metals (col. 10, lines 25-34) that are well known in the art of liquid crystals for forming layers that will block light, and Nakashima teaches the formation of color filters and a black matrix (col. 10, lines 46-48) as well known in the art. Motivational advantages for the use of Cr are numerous including good electrical conductivity, good corrosion resistance, and good light blocking ability. Motivational advantages for the

Art Unit: 2871

use of a black matrix are numerous and include improved contrast and elimination of light leaks. Motivational advantages for making the black matrix out of the same material as the pixel electrode include reduced process steps, ease of manufacture by reducing source metal changes, and mutual compatibility with other materials.

Nakashima is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to form the black matrix and pixel electrode of Cr to achieve high contrast, eliminate light leaks, reduce process steps, and improve product corrosion resistance.

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA in view of Jeon and Shin with a black matrix and pixel electrode formed of the Cr of Nakashima to achieve high contrast, eliminate light leaks, reduce process steps, and improve product corrosion resistance.

### Response to Arguments

13. Applicant's arguments with respect to claims 1-38 have been considered but are moot in view of the new ground(s) of rejection.

Art Unit: 2871

#### Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Timothy L Rude whose telephone number is (703) 305-0418. The examiner can normally be reached on Monday through Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, William L Sikes can be reached on (703) 308-4842. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 308-7724 for regular communications and (703) 308-7725 for After Final communications.

Art Unit: 2871

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-4900.

TLR

October 23, 2002

Timothy L Rude Examiner Art Unit 2871

TOANTON DRIMARY EXAMINER